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		FIRST NAMED INVENTOR	N	MW		
APPLICATION NO.	FILING DATE		ATTORNEY DOCKET NO.	CONFIRMATION NO.		
·10/506,360	02/09/2005	Catherine Callens	12928/10019			
<sup>26646</sup> KENYON & K	7590 03/23/2007 ENYON LLP	EXAM	EXAMINER			
ONE BROADWAY			FREJD, RUSSELL WARREN			
NEW YORK, NY 10004			ART UNIT	PAPER NUMBER		
			2128			
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVER	DELIVERY MODE		
3 MO	NTHS	03/23/2007	PAF	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application I	No.	Applicant(s)	,			
Office Action Summary		10/506,360		CALLENS ET AL				
		Examiner		Art Unit				
		Russell Frejd		2128				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status								
1) Responsive to communicatio	n(s) filed on <u>09 Fe</u>	ebruary 2005.						
2a) This action is FINAL.	<u> </u>							
3) Since this application is in co	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) Claim(s) 9-16 is/are pending	4)⊠ Claim(s) <u>9-16</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>9-14 and 16</u> is/are rejected.								
7)⊠ Claim(s) <u>15</u> is/are objected to								
8) Claim(s) are subject to restriction and/or election requirement.								
Application Papers								
9) The specification is objected €	to by the Examine	er.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
Applicant may not request that a	any objection to the	drawing(s) be I	neld in abeyance. Se	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is obj	ected to by the Ex	xaminer. Note	the attached Office	Action or form P	1O-152.			
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
a)□ All b)□ Some * c)□ No								
2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
·								
Attachment(s)								
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing		5	Paper No(s)/Mail Date  5) Notice of Informal Patent Application					
3) Information Disclosure Statement(s) (PTO Paper No(s)/Mail Date 9.2.04.	(801BCIC	_	)  Other:	- Personal				
U.S. Datast and Trademark Office								

In re Application of: Callens et al.

## Examination of Application #10/506,360

1. Claims 9-16 of application 10/506,360, filed on 9-February-2005, are presented for examination. Claims 1-8 were canceled via the Preliminary Amendment dated 2-September-2004.

## Objections to the Drawings

**2.** Figures 5-7 are in the French language.

# Claim Rejections under 35 U.S.C. § 112, 2nd Paragraph

3. Claims 14 and 16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In regard to claim 14, the claim is directed to designing a nuclear fuel assembly (Preamble), but the limitations are directed to determining the maximum shearing stress of a spring. In regard to claim 16, the phrase "in the spring the article of manufacture configured to be read by a computer" is vague and indefinite.

# Claim Rejections under 35 U.S.C. § 101

4. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter or any new and useful improvement thereof, may obtain a patent therefore, subject to the conditions and requirements of this title.

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Claims 9-14 and 16 are rejected under 35 U.S.C. 101 because the claimed invention is 4.1 directed to non-statutory subject matter. The invention claims a method for designing a nuclear fuel assembly.

This claimed subject matter lacks a practical application of a judicial exception (law of 4.2 nature, abstract idea, naturally occurring article/phenomenon) since it fails to produce a useful, concrete and tangible result.

Specifically, the claimed subject matter does not produce a tangible result because the claimed subject matter fails to produce a result that is limited to having real world value rather than a result that may be interpreted to be abstract in nature as, for example, a thought, a computation, or manipulated data. More specifically, the claimed subject matter provides for establishing a maximum shearing stress in a spring. This produced result remains in the abstract and, thus, fails to achieve the required status of having real world value, because the claims are determined to be a method for designing a nuclear fuel assembly, converting one set of numbers into another set of numbers, whereby the method does not manipulate appropriate subject matter, and thus cannot constitute a statutory process (MPEP Section 2106.02).

# Claim Objections

Claim 15 is objected to as being dependent upon a rejected base claim, but would be 5. allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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#### Allowed Claims

6. Claims 9-16 are deemed allowable over the prior art of record at this time, pending resolution of any rejections noted above, because the prior art does not specifically teach designing a nuclear fuel assembly by establishing a maximum shearing stress in a spring.

## Response Guidelines

- 7. A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned (see MPEP 710.02, 710.02(b)).
- 7.1 Any response to the Examiner in regard to this non-final action should be

directed to: Russell Frejd, telephone number (571) 272-3779, Monday-Friday

from 0530 to 1400 ET, or the examiner's supervisor, Kamini Shah, telephone number (571) 272-2279. Inquires of a general nature or

relating to the status of this application should be directed to the TC2100

Group Receptionist (571) 272-2100.

mailed to: Commissioner of Patents and Trademarks

P.O. Box 1450, Alexandria, VA 22313-1450

or faxed to: (571) 273-8300

Hand-delivered responses should be brought to the Customer Service Window, Randolph Building, 401 Dulany Street, Alexandria, VA, 22314.

Date: 16-March-2007

RUSSELL FREJD PRIMARY EXAMINER